IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

THE CITY OF HUNTINGTON,

Plaintiff,

v.

Civil Action No. 3:17-01362

AMERISOURCEBERGEN DRUG CORPORATION, et al.

Defendants.

CABELL COUNTY COMMISSION,

Plaintiff,

v.

Civil Action No. 3:17-01665

AMERISOURCEBERGEN DRUG CORPORATION, et al.

Defendants.

DEFENDANTS' MOTION TO COMPEL DISCOVERY RESPONSES ON OPIOID-RELATED EXPENDITURES

Pursuant to Rules 26, 33, 34, and 37 of the Federal Rules of Civil Procedure, and Discovery Ruling No. 1 (Dkt. 248), Defendants hereby move for an order compelling Plaintiffs to fully supplement their discovery responses on their opioid-related actions and expenditures and their sought remedy of abatement damages, as well as to identify the responsiveness of produced documents by Bates ranges.

Defendants' motion should be granted for the reasons set forth in the accompanying memorandum of law, which is incorporated here. Pursuant to LR Civ P 7.1(a), copies of all documents, affidavits, and other such materials or exhibits referenced in the memorandum and upon which this motion relies are attached to this motion. Defendants further certify that they have

conferred with counsel for Plaintiffs in an effort to resolve the subject discovery dispute without court intervention.

Dated: May 15, 2020

Respectfully Submitted,

McKesson Corporation

By Counsel:

/s/ Jeffrey M. Wakefield

Jeffrey M. Wakefield (WVSB #3894) jwakefield@flahertylegal.com Jason L. Holliday (WVSB #12749) jholliday@flahertylegal.com FLAHERTY SENSABAUGH BONASSO PLLC

P.O. Box. 3843

Charleston, WV 25338-3843 Telephone: (304) 345-0200

/s/ Carol Dan Browning

Carol Dan Browning Stites & Harbison, PLLC 400 West Market Street Suite 1800 Louisville, Kentucky 40202 Telephone: (502) 587-3400 Facsimile: (502) 587-6391 cbrowning@stites.com

/s/ Timothy C. Hester

Timothy C. Hester Mark H. Lynch Christian J. Pistilli Laura Flahive Wu COVINGTON & BURLING LLP One CityCenter 850 Tenth Street NW Washington, DC 20001 Tel: (202) 662-5324 thester@cov.com

mlynch@cov.com cpistilli@cov.com lflahivewu@cov.com

AmerisourceBergen Drug Corporation

By Counsel:

/s/ Gretchen M. Callas

Gretchen M. Callas (WVSB #7136)

JACKSON KELLY PLLC

Post Office Box 553

Charleston, West Virginia 25322

Tel: (304) 340-1000 Fax: (304) 340-1050

gcallas@jacksonkelly.com

/s/ Robert A. Nicholas

Robert A. Nicholas

Shannon E. McClure

REED SMITH LLP

Three Logan Square

1717 Arch Street, Suite 3100

Philadelphia, PA 19103

Tel: (215) 851-8100

Fax: (215) 851-1420

rnicholas@reedsmith.com

smcclure@reedsmith.com

Cardinal Health, Inc.

By Counsel:

/s/ Brian A. Glasser

Brian A. Glasser (WVSB #6597)

Steven R. Ruby (WVSB #10752)

Raymond S. Franks II (WVSB #6523)

BAILEY GLASSER LLP

209 Capitol Street

Charleston, West Virginia 25301

Telephone: (304) 345-6555

Facsimile: (304) 342-1110

Counsel in Cabell County action

/s/ Enu Mainigi

Enu Mainigi

F. Lane Heard III

Ashley W. Hardin

WILLIAMS & CONNOLLY LLP

725 Twelfth Street NW

Washington, DC 20005

Tel: (202) 434-5000

Fax: (202) 434-5029 emainigi@wc.com lheard @wc.com ahardin@wc.com

CERTIFICATE OF SERVICE

The undersigned counsel hereby certifies that on this 15th day May, the foregoing "Memorandum in Support of Defendants' Motion to Compel Discovery Responses on Opioid-Related Expenditures" was served using the Court's CM/ECF system, which will send notification of such filing to all counsel of record.

<u>/s/ Jeffrey M. Wakefield</u> Jeffrey M. Wakefield (WVSB #3894)